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<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>				<b>APPLICANT</b> <b>David Baltimore et al.</b>	
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		October 16, 2002 Declaration of Dr. Thomas D. Gilmore including Exhibits A-C and D1-D24, 02 CV 11280 RWZ			
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INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)				APPLICANT David Baltimore et al.	
				FILING DATE January 4, 2002	Pg 23 of 49
OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)					
		January 9, 2004 Supplemental Declaration of Dr. Thomas D. Gilmore, 02 CV 11280 RWZ			
		January 13, 2004 Markman Transcript Hearing before the Honorable Rya W. Zobel, U.S. District Judge, 02 CV 11280 RWZ			
		January 13, 2004 Markman Hearing by Plaintiff, 02 CV 11280 RWZ			
		January 13, 2004 Markman Hearing, A Scientific Tutorial by Eli Lilly & Comp. Paul H. Berghoff			
		February 24, 2004 Motion For Leave To File Reply Memorandum In Support Of Defendant Eli Lilly And Company's Motion For Summary Judgment Of Invalidity Under 35 U.S.C. §102, Document 213-1, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ			
		March 3, 2004 Memorandum of Decision & Order re: Claim Construction, 02 CV 11280 RWZ			
		March 3, 2004 Memorandum of Decision and Order, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		March 23, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Albert S. Baldwin, Jr., Ph.D.			
		March 24, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Supplemental Response to Eli Lilly & Company's First Set of Rule 33 Interrogatories (Nos. 1-5)			
		March 24, 2004 Eli Lilly & Company's Supplemental Response to Plaintiffs' First Set of Interrogatories (Nos. 1-5)			
		April 30, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Second Supplemental Response to Eli Lilly & Company's First Set of Rule 33 Interrogatories (Nos. 1-5)			
		April 30, 2004 Eli Lilly & Company's Second Supplemental Responses to Plaintiffs' First Set of Interrogatories (Nos. 1-5)			
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<b>INFORMATION DISCLOSURE CITATION</b> (Use several sheets if necessary)				<b>APPLICANT</b> David Baltimore et al.	
				<b>FILING DATE</b> January 4, 2002	Pg 24 of 49
OTHER DOCUMENTS <i>(Including Author, Title, Date, Pertinent Pages, Etc.)</i>					
		May 7, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Chen-Ming Fan Ph.D.			
		May 7, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ David Baltimore, Ph.D.			
		May 7, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Harinder Singh, Ph.D.			
		May 7, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Jonathan H. LeBowitz, Ph.D.			
		May 7, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Michael J. Lenardo M.D.			
		May 12, 2004 Subpoena in a Civil Case 02 CV 11280 RWZ Ranjan Sen Ph.D.			
		June 2, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Responses to Eli Lilly & Company's Third Set of Rule 33 Interrogatories (No. 6)			
		June 2, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Third Supplemental Response to Eli Lilly & Company's First Set of Rule 33 Interrogatories (Nos. 1-5)			
		June 7, 2004 Hearing before Honorable Rya W. Zobel, without Jury			
		June 28, 2004 Deposition of Jonathan H. Lebowitz in Civil Case 02 CV 11280 RWZ including deposition Exhibits 5-11 and 13 attached with this Supplemental Information Disclosure Statement, namely: October 28, 1987 correspondence from Barbara Bakal Greene [LeBowitz 6/28/04 Exh 5]; May 19, 1987 Notice of Grant Award [LeBowitz 6/28/04 Exh 6]; July 26, 1988 Notice of Grant Award [LeBowitz 6/28/04 Exh 7]; December 19, 1989 Notice of Grant Award [LeBowitz 6/28/04 Exh 8]; April 23, 1990 Notice of Grant Award [LeBowitz 6/28/04 Exh 9]; Set of hand written notes [LeBowitz 6/28/04 Exh 10]; Set of hand written notes [LeBowitz 6/28/04 Exh 11]; and Set of hand written notes [LeBowitz 6/28/04 Exh 13] (deposition Exhibits 2 and 14 are copies of the subject patent, deposition Exhibit 12 is plaintiffs' privileged log, and deposition Exhibits 1, 3 and 4 have been submitted as items 164, 2 and 167, respectively, in Patentees' August 8, 2005 Information Disclosure Statement)			
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INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)				APPLICANT David Baltimore et al.	
				FILING DATE January 2, 2002	Pg 25 of 49
OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)					
		June 30, 2004 Deposition of Harinder Singh, Ph.D. in Civil Case 02 CV 11280 RWZ including deposition Exhibits 21-25 attached with this Supplemental Information Disclosure Statement, namely: February 25, 1988 American Type Culture Collection [Singh 6/30/04 Exh 21]; Set of hand written notes [Singh 6/30/04 Exh 22]; Set of hand written notes [Singh 6/30/04 Exh 23]; Set of hand written notes [Singh 6/30/04 Exh 24] and Set of hand written notes [Singh 6/30/04 Exh 25] (deposition Exhibits 17, 18, 27, 28, 30 and 31 have been submitted as items 163, 1, 26, 27, 76 and 100, respectively in Patentees' August 8, 2005 Information Disclosure Statement)			
		August 23, 2004 Defendant's Exhibit 45 - Asserted Claims Against EVISTA			
		August 23, 2004 Deposition of Dr. David Baltimore in Civil Case 02 CV 11280 RWZ			
		August 23, 2004 Videotaped Deposition of Dr. David Baltimore, pgs. 1-4, and 85-87 in Civil Case 02 CV 11280 RWZ			
		September 30, 2004 Deposition of Dr. Phillip A. Sharp in Civil Case 02 CV 11280 RWZ including deposition Exhibits 87-89 attached with is Supplemental Information Disclosure Statement, namely: February 13, 1986 correspondence from Brian W. Kimes, Ph.D. [Sharp 9/30/04 Exh 87]; April 30, 1986 Notice of Grant Award [Sharp 9/30/04 Exh 88]; and November 3, 1986 Notice of Grant Award [Sharp 9/30/04 Exh 89] (deposition Exhibits 85 and 86 have been submitted as items 29 and 28 in Patentees' August 8, 2005 Information Disclosure Statement)			
		October 12, 2004 Deposition of Ranjan Sen in Civil Case 02 CV 11280 RWZ			
		October 18, 2004 Eli Lilly & Company's Response to Plaintiffs' Second Set of Requests for Admission to Eli Lilly & Company (Nos. 19-23)			
		October 21, 2004 Deposition of Chen-Ming Fan in Civil Case 02 CV 11280 RWZ			
		October 22, 2004 Deposition of Michael J. Lenardo, M.D. in Civil Case 02 CV 11280 RWZ			
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				FILING DATE January 2, 2002	Pg 26 of 49
OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)					
		October 26, 2004 Deposition of Albert S. Baldwin, Jr. Ph.D. in Civil Case 02 CV 11280 RWZ			
		November 2, 2004 Eli Lilly & Company's Third Supplemental Responses to Plaintiffs First Set of Interrogatories (Nos. 1-5)			
		November 10, 2004 Deposition of Thomas P. Maniatis, Ph.D. in Civil Case 02 CV 11280 RWZ			
		November 12, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Responses to Eli Lilly & company's Fourth Set of Rule 33 Interrogatories (Nos. 7-8)			
		December 1, 2004 Deposition of Dr. Patrick Baeuerle in Civil Case 02 CV 11280 RWZ			
		December 13, 2004 Defendant's Response to Plaintiffs Fourth Set of Interrogatories (Nos. 8-18)			
		December 15, 2004 Plaintiffs Ariad Pharm., Inc. et al. Responses to Eli Lilly & Com.'s First Set of Requests For Admission (Nos. 1-25), 02 CV 11280 RWZ			
		December 15, 2004 Eli Lilly & Company's Responses to Plaintiffs' Third Set of Requests for Admission (Nos. 24-45)			
		December 15, 2004 Plaintiffs Ariad Pharmaceuticals, Inc. et al. Responses to Eli Lilly & Company's Fifth Set of Rule 33 Interrogatories			
		March 14, 2005 Plaintiffs' Supplemental Response to Eli Lilly's Fourth Set of Rule 33 Interrogatories (Nos. 7-8)			
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<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>				<b>APPLICANT</b> David Baltimore et al.	
				<b>FILING DATE</b> January 4, 2002	Pg 27 of 49
<b>OTHER DOCUMENTS</b> <i>(Including Author, Title, Date, Pertinent Pages, Etc.)</i>					
		March 14, 2005 Eli Lilly & Company's Response to Plaintiffs Fifth Set of Interrogatories			
		June 6, 2005 Order Concerning Discovery & Stay of Proceedings, 02 CV 11280 RWZ			
		September 7, 2005 Expert Report of Peter Barnes, Ph.D. in Civil Case 02 CV 11280 RWZ			
		September 9, 2005 Expert Report of Dr. Laurie H. Glimcher in Civil Case 02 CV 11280 RWZ			
		September 9, 2005 Expert Report of Dr. Laurie H. Glimcher, pages cover, 9, 14-15, and 32 in Civil Case 02 CV 11280 RWZ			
		September 9, 2005 Expert Report of David Latchman, DSc., Ph.D., pgs. Cover, 5 and 11, in Civil Case 02 CV 11280 RWZ			
		September 15, 2005 Plaintiffs' Third Supplemental Response to Eli Lilly & Company's First Set of Interrogatories (Nos. 1-4)			
		Expert Report of David Latchmann, Dsc., Ph.D., dated September 5, 2005, including copies of the following referenced in the report: Altavilla, Cardiovascular Research (2001) 52:143-152; January 13, 2004 Markman Hearing; November 2, 2003 Tutorial Hearing; Baldwin, Jr., Annu. Rev. Immunol. (1996) 14:649-81; Baltimore, Nature (1988) 335:395-396; Bielinska, Science (1990) 250:997-1000; Blackwell, Arthritis & Rheumatism (2004) 50:2675-2684; Blanco-Colio, Circulation (2000) 102:1020-1026; Böhnlein, Cell (1988) 53:827-836; Budhram-Mahadeo, The Journal of Biological Chemistry (1996) 271:9108-9113; Cavazzana-Calvo, Nature (2004) 427:779-781; Cross, Science (1989) 244:466-469; Dang, Clinical Cancer Research (1999) 5:471-474; Davis, Science (1991) 253:1268-1271; Fan, The EMBO Journal (1989) 8:101-110; Fawell, Proc. Natl. Acad. Sci. USA (1994) 91:664-668; Friedman, Nature (1988) 335:452-454; Goodbourn, Proc. Natl. Acad. Sci. USA (1988) 85:1447-1451; Hoag, Nature (2005) 435:530-531; Hölschermann, Circulation (1997) 96:4232-4238; Kabouridis, The Journal of Immunology (2002) 169:2587-2593; Curriculum Vitae Professor David S. Latchman; Lenardo, Proc. Natl. Acad. Sci. USA (1988) 85:8825-8829; Leung, Nature (1988) 333:776-778; Ariad et al. v. Eli Lilly and Company A Scientific Tutorial; Ariad et al. v. Eli Lilly and Company Markman Presentation; Mann, The Journal of Clinical Investigation (2000) 106:1071-1075; Morishita, Proc. Natl. Acad. Sci. USA (1995) 92:5855-5859; Morishita, Nature Medicine (1997) 3:894-899; Morris, Molecular and Cellular Biology (1994) 14:6907-6914; March 3, 2004 Memorandum of Decision and Order; Ruben, Science (1988) 241:89-92; Sawa, Circulation (1997) 96[supp II]:II280-II285; Scott, Genes & Development (1993) 7:1266-1276; Selected pages of NF-xB Tutorial; Ting, Science (2002) 298:1189-1190; Tomita, Arthritides & Rheumatism (1999) 42:2532-2542; Verma, Nature (1997) 389:239-242 and Latchman, Eukaryotic Transcription Factors, (2004) Fourth Edition Book			
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		<b>FILING DATE</b> January 4, 2002	Pg 28 of 49
<b>OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)</b>			
		Expert Report of Dr. Jesus Egido, dated September 9, 2005, including: Report of the Dietary Guidelines <http://www.nal.usda.gov/fnic/Dietary/director.htm>; Baldwin Jr., The Journal of Clinical Investigation (2001) 107:3-6; Bellido, Am. J. Clin. Nutr. (2004) 80:1487-91; The Holy Bible <http://etext.lib.virginia.edu/kjv/browse.html>; Blanco-Colio, Circulation (2000) 102:1020-1026; Burns, J. Agric. Food Chem. (2002) 50:4096-4102; Dell'Agli, Cardiovascular Research (2004) 63:593-602; Deo, Journal of the American College of Cardiology (2004) 44:1812-8; Abbreviated CV of Jesus Egido MD; Manuscript; Gaziano, The New England Journal of Medicine (1993) 329:1829-34; Ghanim, Circulation (2004) 110:1564-1571; Hofmann, Diabetologia (1999) 42:222-232; Holmes-McNary, Cancer Research (2000) 60:3477-3483; López-Vélez, Critical Reviews in Food Science and Nutrition (2003) 43:233-244; Manna, The Journal of Immunology (2000) 164:6509-6519; Martin-Ventura, Stroke (2004) 35:458-463; March 3, 2004 Memorandum of Decision And Order; Richie, Circulation (1998) 98:1707-1713; Leger, Then Lancet (1979) 1:1017-1020 and Tsang, British Journal of Nutrition (2005) 94:170-181	
		Expert Report of Peter Barnes, Ph.D., dated September 9, 2005 including: Appendix B Baltimore Deposition; Appendix C Baldwin Deposition; January 13, 2004 Markman Hearing; November 3, 2003 Tutorial Hearing; Baeuerle, Cell (1996) 87:13-20; Baldwin, Jr. Annu. Rev. Immunol. (1996) 14:649-81; Barnes, D.M., D.Sc., The New England Journal of Medicine 1997 336:1066-1071; Beg, Nature, (1995) 376:167-170; Blackwell, Am. J. Respir. Cell Mol. Biol. (1997) 17:3-9; Brown, Proc. Natl. Acad. Sci. USA (1993) 90:2532-2536; Collins, The Journal of Clinical Investigation (2001) 107:255-264; Resume of Peter John Barnes; Han, The Journal of Biological Chemistry (1999) 274:939-947; Hoffman, Science (2002) 298:1241-1245; Ito, Nucleic Acids Research (1994) 22:3787-3792; Klement, Molecular and Cellular Biology (1996) 16:2341-2349; Li, J. Exp. Med. (1999) 11:1839-1845; Ariad et al. v. Eli Lilly and Company A Scientific Tutorial; Ariad et al. v. Eli Lilly and Company Markman Presentation; Noble, J. Exp. Med. (1996) 183:2373-2378; March 3, 2004 Memorandum of Decision and Order; Scott, Genes & Development (1993) 7:1266-1276; Selected pages of NF-κB Tutorial; and Sun, Science (1993) 259:1912-1915	
		Expert Report of Stavros C. Manolagas, M.D., Ph.D., dated September 9, 2005 including: Physicians' Desk Reference (1970) 24 <sup>th</sup> Edition; Physicians' Desk Reference (1985) 39 <sup>th</sup> Edition; Adams, Journal of Bacteriology (2003) 185:1174-1180; Aljada, The Journal of Clinical Endocrinology & Metabolism (1996) 84:3386-3389; Curriculum Vitae of Stavros C. Manolagas, M.D., Ph.D. last updated 8/1/05; Declaration of Stavros Manolagas, M.D., Ph.D.; January 13, 2004 Markman Hearing; November 2, 2003 Tutorial Hearing; Auphan, Science (1995) 270:286-290; Baeuerle, Advances in Immunology (1997) 65:111-137; Baldwin, Jr., Annu. Rev. Immunol. (1996) 14:649-81; Baldwin, Jr., The Journal of Clinical Investigation (2001) 107:3-6; Declaration of David Baltimore under Rule 1.132 and In re Brana (February 2001); Bantel, The American Journal of Gastroenterology (2000) 95:3452-3457; Belido, The Journal of Clinical Investigation, Inc. (1995) 95:2886-2895; Annual Meeting...Atlantic City June 16-20, 1963, the Journal of the American Medical Association 183:166-169; Brini, Eur. Cytokine Net, (1990) 1:131-139; Caulin-Glaser, J. Clin. Invest (1996) 98:36-42; Chadwick, PNAS (2005) 102:2543-2548; Chen, The Journal of Biological Chemistry (2005) 280:4632-4638; Deshpande, AJRI (1997) 38:46-54; Hughes, British Medical Journal (1983) 287:23-24; Emmel, Science (1989) 246:1617-1620; Evans, Endocrinology (2002) 143:3785-3795; Forsblad, Arthritis Research & Therapy (2003) 5:R202-R209; Franta, The EMBO Journal (1994) 13:861-870; Gao, PNAS (2004) 101:16618-16623; Ghisletti, Molecular and Cellular Biology (2005) 25:2957-2968; Hahn, (1950) pgs. 274-281; Harnish, Endocrinology (2000) 141:3403-3411; Hench, Nobel Lecture (1950) 311-341; Hölschermann, Circulation (1997) 96:4232-4238; Ide, J. Nutr. (2001) 131:1020S-1026S; Jilka, Science (1992) 257:88-91; Kopp, Science (1994) 265:956-959; Kousteni, Cell (2001) 104:719-730; Kousteni, Science (2002) 298:843-846; Kousteni, The Journal of Clinical Investigation (2003) 111:1651-1664; Krönke, Proc. Natl. Acad. Sci. USA (1984) 81:5214-5218; Kurebayashi, J. Steroid Biochem. Molec. Biol. (1997) 60:11-17; Lean, The Journal of Clinical Investigation (2003) 112:915-923; Lefering, Critical Care Medicine (1995) 23:1294-1303; Ariad et al. v. Eli Lilly and Company A Scientific Tutorial; Ariad et al. v. Eli Lilly and Company Markman Presentation; Lin, The Journal of Clinical Investigation (1997)	
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		<b>FILING DATE</b> January 4, 2002	Pg 29 of 49
<b>OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)</b>			
	100:1980-1990; Luborsky, Human Reproduction (2002) 18:199-206; Manolagas, Calcified Tissue International (1992) 50:199-202; Manolagas, Osteoporosis Int. (1993) Suppl. 1:S114-S116; Manolagas, Therapeutic Research (1994) 15:27-33; Manolagas, Current Opinion in Endocrinology and Diabetes (1994) 275-281; Manolagas, Int. J. Immunopharmac (1995) 17:109-116; Manolagas, The New England Journal of Medicine (1995) 332:305-311; Manolagas, Endocrine Reviews (2000) 21:115-137; Manolagas, The Endocrine Society (2002) 57:385-409; Manolagas, Kidney International (2004) 66:S41-S49; Manson, Biochemical Society Transactions (2000) 28:7-12; McCaffrey, Nucleic Acids Research (1994) 22:2134-2142; Metka, Fertility and Sterility (1992) 57:37-41; Nelson, JAMA (2002) 288:872-881; March 3, 2004 Memorandum Of Decision and Order; June 8, 2005 Order Granting/Denying Request For Ex Parte Reexamination issued by the PTO; Pan, Biochemical Pharmacology (2000) 59:357-367; A Modern Herbal Garlic < <a href="http://www.botanical.com/botanical/mgmh/g/garlic06.html">http://www.botanical.com/botanical/mgmh/g/garlic06.html</a> >; Plotkin, The Journal of Biological Chemistry (2005) 280:7317-7325; Pottratz, The Journal of Clinical Investigation, Inc. (1994) 93:944-950; Ray, The Journal of Biological Chemistry (1994) 269:12940-12946; Ray, FEBS Letters (1997) 409:79-85; April 4, 2005 Request For Reexamination Pursuant To 35 U.S.C. §302; Scheinman, Science (1995) 270:283-286; Scheinman, Molecular and Cellular Biology (1995) 15:943-953; Schmidt, Journal of Virology (1990) 64:4037-4041; Selected pages of NF-kB Tutorial; Simoncini, Circ. Res. (2000) 87:19-25; Singh, The Journal of Biological Chemistry (1995) 270:24995-25000; Speir, Circ. Res. (2000) 87:1006-1011; Stein, Molecular and Cellular Biology (1995) 15:4971-4979; Sun, Biochemical and Biophysical Research Communications (1998) 244:691-695; Synthetic Generic Conjugated Estrogens: Timeline < <a href="http://www.fda.gov/cder/news/cetimeline.htm">http://www.fda.gov/cder/news/cetimeline.htm</a> >; Mukherjee, The Journal of Biological Chemistry (2003) 278:11746-11752; The Origins of Tea < <a href="http://www.tea.co.uk/tGloriousT/index.htm">http://www.tea.co.uk/tGloriousT/index.htm</a> >; Monograph < <a href="http://www.nutrisana.com/html/Monograph-Curcuma.html">http://www.nutrisana.com/html/Monograph-Curcuma.html</a> >; Tyree, Journal of Steroid Biochemistry & Molecular Biology (2002) 80:291-297; Weissmann, Scientific American (1991) pgs. 84-90; Yan, The Journal of Biological Chemistry (1999) 274:36631-36636; Yang, J. Nutr. (1998) 128:2334-2340; Yin, Nature (1998) 396:77-80; Yuan, Science (2001) 293:1673-1677 and Zang, Journal of Neuroimmunology (2002) 124:106-114		
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	October 20, 2005 Expert Report of Jeffrey V. Ravetch, M.D., Ph.D., pgs. 1-43 with Certificate of Service, in Civil Case 02 CV 11280 RWZ		
	October 20, 2005 Expert Report of Jeffrey V. Ravetch, M.D., Ph.D., pgs. Cover, 14-15, and 36, Document 198-10, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ		
	October 21, 2005 Expert Report of Dr. Stephen Prescott, pgs. Cover, 52-53 and 60, Document 198-11, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ		
	October 21, 2005 Rule 26(A)(2) Rebuttal Report of Thomas R. Kadesch, Ph.D., Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ		
	October 21, 2005 Rule 26(a)(2) Rebuttal Report of George R. Stark, Ph.D., Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ		
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		November 18, 2005 Condensed Deposition of Carolyn Smith in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-11 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Carolyn Louise Smith, Ph.D., ADL Bates Nos. 0037187-0037205 [DDX 300 11/18/05]; September 8, 2005 Expert Report of Dr. Carolyn L. Smith Restricted Confidential [DDX 301 11/18/05]; November 11, 2005 Declaration of Carolyn Smith [DDX 302 11/18/05]; Laboratory notebook of Dr. Carolyn Smith, Bates Nos. CLS 00001-00295 Confidential Information Under Protective Order [DDX 303 11/18/05]; Cavarretta, et al., Molecular Endocrinology (2002), 16(2):253-270 [DDX 304 11/18/05]; Coleman, et al., The Journal of Biological Chemistry, (2003), 278(15):12834-12845 [DDX 305 11/18/05]; Dutertre and Smith, The Journal of Pharmacology and Experimental Therapeutics, (2000), 295(2):431-437 [DDX 307 11/18/05]; Marino et al., Molecular and Cellular Endocrinology, (2001), 182:19-26 [DDX 308 11/18/05]; Smith and Cummings, Supplement to Menopause Management, (March/April 2005), pp. 40-43 [DDX 309 11/18/05]; Abstract SA485-SA488 from Journal of Bone and Mineral Research, (2000), p. S325 [DDX 310 11/18/05]; and Abstract SA473-SA476 from Journal of Bone and Mineral Research (2003), [DDX 311 11/18/05]	
		November 21, 2005 Plaintiffs' Supplemental Responses To Eli Lilly & Co.'s First, Second, Third, and Fourth Sets of Interrogatories (Nos. 2, 3, 6-8), in Civil Case 02 CV 11280 RWZ	
<b>EXAMINER</b>		<b>DATE CONSIDERED</b>	
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Form PTO-1449 (Substituted) (REV. 8-83)	<b>U.S. DEPARTMENT OF COMMERCE</b> <b>PATENT AND TRADEMARK OFFICE</b>	<b>ATTY. DOCKET NO.</b> 75723-ZB/JPW/GJG	<b>SERIAL NO.</b> 10,037,415
<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>		<b>APPLICANT</b> David Baltimore et al.	
		<b>FILING DATE</b> January 4, 2002	Pg 40 of 49
<b>OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)</b>			
		November 22, 2005 Condensed Deposition of Stephen Prescott in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-29 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum vitae of Stephen Michael Prescott [DDX 312]; October 21, 2005 Expert Report of Dr. Stephen Prescott [DDX 313]; (the Reply Expert Report of Dr. Stephen Prescott [DDX314] is being submitted under separate cover); November 11, 2005 Reply Expert Report of Stavros C. Manolagas, M.D., Ph.D. Regarding Invalidity of the Asserted Claims [DDX 315]; U.S. Patent No. 6,410,516 B1, issued June 25, 2002, Baltimore et al. [DDX 316]; Tsoukas, Science, (2004), 224:1438-1440 [DDX 317]; Manolagas, et al., Journal of Clinical Endocrinology and Metabolism, (1986), 63(2):394-400 [DX318]; Lemire et al., The Journal of Immunology, (1985), 134(5):3032-3035 [DX319]; Lemire et al., Rapid Publication, (1984), 74:657-661 [DDX320]; Rigby et al., J. Clin. Invest, (1984), 74:1451-1455 [DX321]; Rigby et al., The Journal of Immunology, (1985), 135:2279-2286 [DDX322]; Yu et al., Proc. Natl. Acad. Sci. USA, (1995), 92:10990-10994 [DDX323]; September 9, 2005 Expert Report of Stavros C. Manolagas, M.D., Ph.D. [DDX324]; Declaration of Stavros Manolagas, M.D. Ph.D. [DDX325]; Adams and Teegarden, J. Nutr., (2004), 134:2948-2952 [DDX326]; Berry, et al., Experimental Cell Research (2002), 272:176-184 [DDX327]; Alroy, et al., Molecular and Cellular Biology, (1995), 15:5789-5799 [DDX328]; Nagpal et al., Current Medicinal Chemistry (2001), 8:1661-1679 [DDX329]; Takeuchi et al., The Journal of Immunology, (1998), 160:209-218 [DDX330]; Blanco-Colio et al., Circulation, (2000), 102:1020-1026 [DDX331]; Blanco-Colio et al., Manuscript [DDX332]; September 9, 2005 Expert Report of Dr. Jesus Egido [DDX333]; November 11, 2005 Reply Expert Report-Dr. Jesus Egido [DDX334]; Schmidt et al., Journal of Virology, (1990), 64:4037-4044 [DDX335]; Brini et al., Eur. Cytokine Net., (1990), 1:131-139 [DDX336]; Emmel et al., Science (1989), 246:1617-1620 [DDX337]; Yin et al., Nature, (1998), 396:77-80 [DDX338]; Baeuerle and Baichwal, Advances in Immunology, (1997), 65:111-137 [DDX339]; September 7, 2005 Expert Report of Peter Barnes, Ph.D. [DDX340]; and June 8, 2005 Order Granting/Denying Request for Ex Parte Reexamination [DDX341]	
		November 30, 2005 Condensed Deposition of Jeffrey V. Ravetch in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-11 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum vitae of Jeffrey V. Ravetch [342 11/30/05]; October 21, 2005 Expert Report of Jeffrey V. Ravetch, M.D., Ph.D. [343 11/30/05]; March 3, 2004 Memorandum of Decision And Order [345 11/30/05]; Kopp and Gosh, Science, (1994), 265:956-959 [347 11/30/05]; Kinoshita et al., Immunity, (1997), 6:235-244 [348 11/30/05]; Yan and Polk, The Journal of Biological Chemistry, (1999), 274:36631-36636 [349 11/30/05]; Bantel et al., The American Journal of Gastroenterology, (2000), 95:3452-3457 [350 11/30/05]; Kaltschmidt et al., Biol. Chem. (1995), 376:9-16 [351 11/30/05]; Hölschermann, et al., Circulation, (1997), 96:4232-4238 [352 11/30/05]; Palombella et al., Proc. Natl. Acad. Sci. USA (1998), 95:15671-15676 [353 11/30/05]; and U.S. Patent No. 5,939,421, issued August 17, 1999, Palanki et al. [354 11/30/05]	
		December 9, 2005 Condensed Deposition of George Stark in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-20 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum vitae of George R. Stark, Ph.D. [DDX 356 12/9/05]; October 21, 2005 Rule 26(A)(2) Rebuttal Report Of George R. Stark, Ph.D. [DDX357 12/9/05]; September 9, 2005 Expert Report of David Latchman, DSc., Ph.D. [DDX358 12/9/05]; November 11, 2005 Reply Expert Report Of David Latchman, DSc., Ph.D. [DDX359 12/9/05]; September 9, 2005 Expert Report of Peter Barnes, Ph.D. [DDX360 12/9/05]; File History of U.S. Serial No. 07/341,436, filed April 21, 1989 [DDX370 12/9/05]; Horuk, R., Journal of Immunological Methods, (1989), 119:255-258 [DDX371 12/9/05]; Scott and Smith, Science, (1990), 249:386-390 [DDX372 12/9/05]; File History of U.S. Serial No. 07/280,173, Filed 12/05/88 [DDX373 12/9/05]; Khaled et al., Clinical Immunology and Immunopathology, (1998), 56:170-179 [DDX374 12/9/05]; Tomita et al., J. Hypertens, (1998), 16:993-1000 [DDX375 12/9/05]; Du et al., Molecular Brain Research (2005), 136:177-188 [DDX376 12/9/05]; Davis, et al., Science, (1991), 253:1268-1271 [DDX377 12/9/05]; Liou and Baltimore, Current Opinion in Cell Biology, (1993), 5:477-487 [DDX378 12/9/05]; Siebenlist et al., Annu. Rev. Cell Biol. (1994), 10:405-455 [DDX379 12/9/05]; Castrillo et al., Molecular and Cellular Biology, (2000), 20:1692-1698 [DDX380 12/9/05]; Yan and Polk, The Journal of Biological Chemistry, (1999), 274:36631-36636 [DDX381]; Declaration of David Baltimore under Rule 1.132 and In re Brana [DDX382 12/9/05]; March 3, 2004 Memorandum of Decision And Order [DDX383 12/9/05]; and U.S. Patent No. 5,939,421, issued August 17, 1999 Palanki et al., [DDX384 12/9/05]	
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<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>				<b>APPLICANT</b> David Baltimore et al.	
				<b>FILING DATE</b> January 4, 2002	Pg 41 of 49
<b>OTHER DOCUMENTS</b> <i>(Including Author, Title, Date, Pertinent Pages, Etc.)</i>					
		December 9, 2005 Deposition of Dr. George Stark, Document 198, filed 02/03/2006, pgs. 1-5, 128-129, 134-135, 147-148 and 277, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		December 12, 2005 Condensed Deposition of Jesus Egido in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-8 attached with this Third Supplemental Information Disclosure Statement, namely: Pasaje de los Aucianos, 24, 28034 Madrid [Egido 1 12/12/05]; Abbreviated Curriculum Vitae of Jesus Egido MD [Egido 2 12/12/05]; September 9, 2005 Expert Report-Dr. Jesus Egido [Egido 3 12/12/05]; Binder of references for J. Edigo which includes: St. Leger et al., The Lancet, (1979), 1017-1020; Manna et al., The Journal of Immunology (2000), 164:6509-6519; Holmes-McNary and Baldwin Jr., Cancer Research (2000), 60:3477-3483; Blanco-Colio, Circulation., (2000), 102:1020-1026; Department of Health & Human Services Public Health Service, <http://www.nal.usda.gov/fnic/Dietary/dietdor.htm>; Gaziano et al., The New England Journal of Medicine, (1993), 329:1829-1834; Dell'Agli, Cardiovascular Research, (2004), 63:593-602; Bellido et al., Am. J. Clin. Nutr. (2004), 80:1487-1491; Ritchie, M.E., Circulation. (1998), 98:1707-1713; Ghanim et al., Circulation, (2004) 110:1564-1571; Hofman et al., Diabetologia (1999), 42:222-232; Hofman et al., Diabetes Care, (1998), 21:1310-1316; Martin-Ventura et al., Stroke (2004), 35:458-463; Tsang et al., British Journal of Nutrition, (2005), 94:170-181; Tsang et al., Br. J. Nutr. (2005), 2pgs.; Baldwin Jr., A. S., The Journal of Clinical Investigation, (2001), 107:3-6; Deo et al., Journal of the American College of Cardiology, (2004), 44:1812-1818, see Tab 3; Holmes-McNary, see Tab 2. Manna, Lopez-Velez, Critical Reviews in Food Science and Nutrition, (2003), 43:233-244; Burns et al., J. Agric. Food Chem. (2002), 50:4096-4102; Blanco-Colio, Manuscript [Egido 4 12/12/05; Giugliano, MD, To the Editor and Blanco-Colio et al., Response. [Egido 5 12/12/05]; November 11, 2005 Reply Expert Report-Dr. Jesus Egido [Egido 6 12/12/05]; Leiro et al., International Immunopharmacology (2005), 5:393-406 [Egido 7 12/12/05; and Tsang et al., British Journal of Nutrition, (2005), 93:233-240 [Egido 8 12/12/05]			
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		December 13, 2005 Confidential Deposition of Peter Barnes, pp. 1-2, 48-49, 181-182 in Civil Case 02 CV 11280 RWZ			
		December 14, 2005 Condensed Deposition of David Latchman in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-10 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Professor David S. Latchman [Latchman 1 12/14/05]; September 9, 2005 Expert Report of David Latchman, DSc., Ph.D. [Latchman 2 12/14/05]; November 11, 2005 Reply Expert Report of David Latchman, DSc., Ph.D. [Latchman 3 12/14/05]; Hand written note [Latchman 4 12/14/05]; Hand written notes [Latchman 5 12/14/05]; October 21, 2005 Rule 26(A)(2) Rebuttal Report of Thomas R. Kadesch, Ph.D. [Latchman 6 12/14/05]; Hoyos et al., Science (1989), 244:457-460 [Latchman 7 12/14/05]; Horuk, R., Journal of Immunological Methods, (1989), 119:255-258 [Latchman 8 12/14/05]; Scott and Smith, Science, (1990), 249:386-390 [Latchman 9 12/14/05]; and March 3, 2004 Memorandum Of Decision and Order [Latchman 10 12/14/05]			
		December 14, 2005 Deposition of David Latchman, pp. 1-3, 64-65, 174 & 275, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
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<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>		<b>APPLICANT</b> <b>David Baltimore et al.</b>	
		<b>FILING DATE</b> <b>January 4, 2002</b>	<b>Pg 42 of 49</b>
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		December 17, 2005 Condensed Deposition of Brendan F. Boyce Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-12 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Brendan Francis Boyce [DDX 400 12/17/05]; Gianni et al., J. Clin. Endocrinol Metab., (2004), 89:6097-6099 [DDX403 12/17/05]; Blum, et al., The American Journal of Cardiology Brief Reports, (2000), 86:892-895 [DDX404 12/17/05]; Walsh et al., The American Journal of Cardiology, (2001), 88:825-828 [DDX405 12/17/05]; Jimi et al., Nature Medicine (2004), 10:617-624 [DDX406 12/17/05]; Compston, J.E., Physiological Reviews, (2001), 31:419-447 [DDX407 12/17/05]; Chadwick et al., PNAS, (2005), 102:2543-2548 [DDX408 12/17/05]; Harnish, et al., Endocrinology, (2000), 141:3403-3411 [DDX409 12/17/05]; U.S. Patent No. 6,545,027 B1, issued April 8, 2003, Berg et al. [DDX410 12/17/05]; Reifel-Miller et al., The Journal of Biological Chemistry, (1994), 269:23861-23864 [DDX411 12/17/05]; Chen et al., Nature, (1998), 391:410-413 [DDX415 12/17/05]; Olivier, et al., Presentation Number: SU104 [DDX414 12/17/05]	
		December 20, 2005 Condensed Deposition of Thomas R. Kadesch Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-12 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Thomas Robert Kadesch [DDX 414 12/20/05]; October 21, 2005 Rule 26(A) (2) Rebuttal Report of Thomas R. Kadesch, Ph.D. [DDX 415 12/20/05]; September 9, 2005 Expert Report of David Latchman, DSc., Ph.D. [DDX416 12/20/05]; November 11, 2005 Reply Expert Report of David Latchman, DSc., Ph.D. [DDX417 12/20/05]; U.S. Patent No. 5,500,365, issued March 19, 1996 Fischhoff et al. [DDX418 12/20/05]; Horuk R., Journal of Immunological Methods, (1989), 119:255-258 [DDX419 12/20/05]; Gehrt, et al., The Journal of Antibiotics, (1998), 51:455-463 [DDX420 12/20/05]; Kumar et al., Oncogene (1998), 17:913-918 [DDX421 12/20/05]; Davis et al., Science, (1991), 253:1268-1271 [DDX422 12/20/05]; Haskill et al., Cell, (1991), 65:1281-1289 [DDX423 12/20/05]; Bielinska et al., Science, (1990), 250:997-1000 [DDX424 12/20/05]; Hoyos et al., Science, (1989), 244:457-460 [DDX425 12/20/05]	
		December 20, 2005 Videotaped Deposition of Thomas R. Kadesch, pgs. 1-4, 138, 196, 269, 297-299, 307-308 and 332, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ	
		December 22, 2005 Condensed Transcript of Videotaped Deposition of Stavros C. Manolagas in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1, and 3-19 attached with this Supplemental Information Disclosure Statement, namely: September 9, 2005 Expert Report of Stavros C. Manolagas [Manolagas 12/22/05 Exh 1]; November 11, 2005 Reply Expert Report of Stavros C. Manolagas, M.D. Ph.D. Regarding Invalidity of the Asserted Claims [Manolagas 12/22/05 Exh 3]; Declaration of Stavros Manolagas, M.D. Ph.D. [Manolagas 12/22/05 Exh 4]; Curriculum Vitae of Stavros C. Manolagas, M.D., Ph.D. last updated 12/19/05 [Manolagas 12/22/05 Exh 5]; Kousteni et al., The Journal of Clinical Investigation (June 2003) Vol. 111, No. 11, pp. 1651-1664 [Manolagas 12/22/05 Exh 6]; Physicians' Desk Reference, 39 Ed. (1985) p. 1811-1813 [Manolagas 12/22/05 Exh 7]; Emmel et al., Science (1989) 246:1617-1620 [Manolagas 12/22/05 Exh 8]; Brini et al., Eur. Cytokine Net. (Aug.-Sept. 1990) Vol. 1, No. 3, pp. 131-139 [Manolagas 12/22/05 Exh 9]; Schmidt et al., Journal of Virology (Aug. 1990) Vol. 64, No. 8, pp. 4037-4041 [Manolagas 12/22/05 Exh 10]; Krönke et al., Proc. Natl. Acad. Sci. USA (Aug. 1984) 81:5214-5218 [Manolagas 12/22/05 Exh 11]; Adams and Teegarden, J. Nutr. (2004) 134:2948-2952 [Manolagas 12/22/05 Exh 12]; Ho, S. et al., Clinical Immunology and Immunopathology (1996) Vol. 80, No. 3, pp. S40-S45 [Manolagas 12/22/05 Exh 13]; Johansen et al., J. Invest Dermatol (2005) 124:1284-1292 [Manolagas 12/22/05 Exh 14]; File History of U.S. Serial No. 08/474,936, filed June 7, 1995 [Manolagas 12/22/05 Exh 15]; Harnish et al., Endocrinology (2000) Vol. 141, No. 9, pp. 3403-3411 [Manolagas 12/22/05 Exh 16]; Ghisletti et al., Molecular And Cellular Biology (2005) Vol. 25, No. 8, pp. 2957-2968 [Manolagas 12/22/05 Exh 17]; U.S. Patent No. 6,410,516 B1, issued June 25, 2002 Baltimore et al. [Manolagas 12/22/05 Exh 18]; November 11, 2005 Declaration of Carolyn Smith [Manolagas 12/22/05 Exh 19]	
		December 22, 2005 Videotaped and Oral Deposition of Stavros C. Manolagas, pgs. 1-3, and 208-209, Document 198, filed 02/03/2006 in Civil Case 02 CV 11280 RWZ	
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<b>INFORMATION DISCLOSURE CITATION</b> (Use several sheets if necessary)				APPLICANT David Baltimore et al.	
				FILING DATE January 4, 2002	Pg 43 of 49
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		December 23, 2005 Condensed Deposition of David M. Livingston Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-6 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of David Morse Livingston [Livingston 450 12/23/05]; Bernard et al., The New England Journal of Medicine, (2001), 344:699-709 [Livingston 453 12/23/05]; Gianni et al., J. Clin. Endocrinol. Metab., (2004), 89:6097-6099 [Livingston 454 12/23/05]; Taranta, et al., Bone, (2002) 30-368-376 [Livingston 455 12/23/05]; Blum, et al, The American Journal of Cardiology, (2000), 86:892-895 [Livingston 456 12/23/05]; Smith, C.L., Supplement of Menopause Management, (March/April 2005), ppg. 40-43 [Livingston 465 12/23/05]			
		December 23, 2005 Declaration of Lawrence R. Robins In Support Of Defendant Eli Lilly and Company's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102 including Exhibits 1-13 in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Declaration of Lawrence R. Robins in Support of Defendant Eli Lilly and Company's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph, including Exhibits A-N in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Defendant Eli Lilly and Company's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §§ 101 and 112, First Paragraph in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Defendant Eli Lilly and Company's Memorandum In Support of Its Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102 in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Defendant Eli Lilly and Company's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102 in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Defendant Eli Lilly and Company's Rule 56.1 Statement In Support of Its Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102 in Civil Case 02 CV 11280 RWZ			
		December 23, 2005 Memorandum In Support of Defendant Eli Lilly And Company's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph filed under seal pursuant to parties' stipulated protective order in Civil Case 02 CV 11280 RWZ			
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INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)				APPLICANT David Baltimore et al.	
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		December 23, 2005 Defendant's Rule 56.1 Statement In Support of Its Motion for Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph in Civil Case 02 CV 11280 RWZ			
		January 17, 2006 Eli Lilly and Company's Renewed Motion To Stay This Litigation Pending Reexamination of the '516 Patent-In Suit in Civil Case 02 CV 11280 RWZ			
		January 17, 2006 Memorandum In Support of Eli Lilly and Company's Renewed Motion To Stay This Litigation Pending Reexamination of the '516 Patent-In Suit including Exhibits A-T in Civil Case 02 CV 11280 RWZ			
		January 25, 2006 Condensed Deposition of Robert Lindsay Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-14 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Robert Lindsay [Lindsay 1 1/25/06]; March 3, 2004 Memorandum of Decision And Order [Lindsay 4 1/25/06]; December 21, 2005 Eli Lilly and Company To Pay U.S. \$36 Million Relating To Off-Label Promotion [Lindsay 5 1/25/06]; Cosman and Lindsay, Endocrine Reviews, (1999), 20:418-434 [Lindsay 6 1/25/06]; Kousteni et al., J. Clin. Invest. (2003), 111:1651-1664 [Lindsay 7 1/25/06]; Helvering et al., Molecular Pharmacology, (2005), 63:1225-1238 [Lindsay 8 1/25/06]; 71.-77. Of deposition [Lindsay 9 1/25/06]; Walsh et al., the American Journal of Cardiology, (2001), 88:825-828 [Lindsay 10 1/25/06]; Gianni, et al., J. Clin. Endocrinol. Metab., (2004), 89:6097-6099 [Lindsay 11 1/25/06]; Blum et al., The American Journal of Cardiology, (2000), 86:892-895 [Lindsay 12 1/25/06]; U.S. Patent NO. 4,418,068, issued November 29, 1983, Jones [Lindsay 13 1/25/06]; Bone and Health and Osteoporosis: A Report of the Surgeon General 2004, Executive Summary < <a href="http://www.surgeongeneral.gov/library/bonehealth/Executive_summary.html">http://www.surgeongeneral.gov/library/bonehealth/Executive_summary.html</a> > [Lindsay 14 1/25/06]; Bone Health and Osteoporosis Chapter 9 pp219-253 [Lindsay 15 1/25/06]; U.S. Patent No. 6,545,027 B1, issued April 8, 2003, Berg et al. [Lindsay 16 1/25/06]			
		January 31, 2006 Declaration of Peter Barlett Bressler, M.D., Document 198, filed 02/03/2006 in Civil Case 02 CV 11280 RWZ			
		January 31, 2006 Plaintiffs' Memorandum In Opposition To Eli Lilly and Company's Renewed Motion To Stay This Litigation Pending Reexamination Of the '516 Patent-In Suit including Exhibits 1-7 and 8A-8I, Document 194, filed 01/31/2006, in Civil Case 02 CV 11280 RWZ			
		February 1, 2006 First Declaration of Jeffrey V. Ravetch, MD, Ph.D., Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 1, 2006 Second Declaration of Jeffrey Ravetch M.D., Ph.D., Document 201, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
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OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)					
		February 3, 2006 Concise Statement of Material Facts As to Which There Is A Genuine Issue In Support Of Plaintiff's Opposition To Lilly's Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102, Document 202, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 3, 2006 Declaration of Vladimir V. Drozdoff In Support of Plaintiffs' Opposition to Defendant Eli Lilly & Co.'s Motion For Summary Judgment of Invalidity Under 35 U.S.C. section 102 and Related Documents, Document 203, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 3, 2006 Declaration of Vladimir V. Drozdoff in Support of Plaintiffs' Opposition to Defendant Eli Lilly & Co.'s Motion For Summary Judgment of Invalidity Under 35 U.S.C. Section 101 and 112, First Paragraph, Document 200, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 3, 2006 Plaintiffs' Opposition to Defendant Eli Lilly & Co.'s Motion For Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph filed under seal, Document 198-1, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 4, 2006 Plaintiffs' Memorandum In Opposition To Defendant Eli Lilly & Co.'s Motion For Summary Judgment of Invalidity Under 35 U.S.C. Section 102 filed under seal, Document 201-1, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ			
		February 24, 2006 Declaration of Leslie A. McDonell in Support of Defendant Eli Lilly and Company's Reply Memorandum In Support of Its Motion For Summary Judgment of Invalidity Under 35 U.S.C. §102, Document 214-1, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ			
		February 24, 2006 Declaration of Leslie A. McDonell in Support of Defendant Eli Lilly and Company's Reply Memorandum In Support of Its Motion For Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph, Document 211, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ			
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<p>*EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP 609: Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.</p>					

Form PTO-1449 (Substituted)  
(REV. 8-83)

U.S. DEPARTMENT OF COMMERCE  
PATENT AND TRADEMARK OFFICE

ATTY. DOCKET NO.  
75723-ZB/JPW/GJG

SERIAL NO.  
10/037,415

INFORMATION DISCLOSURE CITATION  
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APPLICANT  
David Baltimore et al.

FILING DATE  
January 4, 2002

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OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)

February 24, 2006 Motion For Leave To File Reply Memorandum In Support Of Defendant Eli Lilly and Company's Motion For Summary Judgment Of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph, Document 210-1, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ

February 24, 2006 Reply Memorandum In Support of Defendant's Motion For Summary Judgment Of Invalidity Under 35 U.S.C. §102, Document 213-2, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ

February 24, 2006 Reply Memorandum In Support of Defendant's Motion for Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph, Document 210-2, filed 02/24/2006, in Civil Case 02 CV 11280 RWZ

March 3, 2006 Plaintiffs' Opposition To Defendant Eli Lilly & Co.'s Motion For Leave To File A Reply Brief In Support of its Summary Judgment of Invalidity Under 35 U.S.C. Section 102 including Exhibit 1, Document 218, filed 03/03/2006, in Civil Case 02 CV 11280 RWZ

March 3, 2006 Concise Statement Of Material Facts As To Which There Is A Genuine Issue In Support of Plaintiffs Opposition to Defendant Eli Lilly & Company's Motion for Summary Judgment of Invalidity Under 35 U.S.C. §§101 and 112, First Paragraph, Document 199, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ

March 3, 2006 Plaintiffs Opposition to Defendant Eli Lilly & Company's Motion For Leave To File Reply Memorandum In Support Of Eli Lilly and Company's Motion for Summary judgment of Invalidity under 35 U.S.C. §§101 and 112, First Paragraph, Document 217, filed 03/03/2006, in Civil Case 02 CV 11280 RWZ

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<b>INFORMATION DISCLOSURE CITATION</b> <b>(Use several sheets if necessary)</b>				<b>APPLICANT</b> David Baltimore et al.	
				<b>FILING DATE</b> January 4, 2002	Pg 47 of 49
<b>OTHER DOCUMENTS</b> <i>(Including Author, Title, Date, Pertinent Pages, Etc.)</i>					
		March 12, 2006 Condensed Transcript of Videotaped Deposition of Stavros Manolagas, M.D., Ph.D. Vol. II in Civil Case 02 CV 11280 RWZ including deposition Exhibits 22-33 attached with this Supplemental Information Disclosure Statement, namely: Helvering et al., Pharmacol (2005) Vol. 68, No. 5, pp. 1225-1238 [Manolagas 03/12/06 Exh 22]; Taranta et al., Bone (2002) Vol. 30, No. 2, pp. 368-376 [Manolagas 03/12/06 Exh 23]; Expert Report of Jeffrey V. Ravetch, M.D., Ph.D. [Manolagas 03/12/06 Exh 24]; Yu, X-P. et al., Proc. Natl. Acad. Sci, USA (1995) 92:10990-10994 [Manolagas 03/12/06 Exh 25]; Manolagas et al., J. Clin. Endocrinal Metab (1986) Vol. 63, No. 2, pp. 394-400 [Manolagas 03/12/06 Exh 26]; Tsoukas, Science (1984) 224:1438-1440 [Manolagas 03/12/06 Exh 27]; Galdiero et al., Microbiology (2001) 147:2697-2704 [Manolagas 03/12/06 Exh 28]; Yang et al., Nature (1998) 395:284-288 [Manolagas 03/12/06 Exh 29]; Prager, Eur. J. Haematology (1997) 59:162-170 [Manolagas 03/12/06 Exh 30]; Lamon-Fava et al., Arterioscler Thromb Vasc Biol. (1999) 19:2960-2965 [Manolagas 03/12/06 Exh 31]; Marino et al., Molecular and Cellular Endocrinology (2001) 182:19-26 [Manolagas 03/12/06 Exh 32]; Reifel-Miller et al., The Journal of Biological Chemistry (1994) 269:23861-23864 [Manolagas 03/12/06 Exh 33]			
		Trial Transcript - April 10, 2006 Jury Trial Day 1, First Session pgs. 1-61, Word Index pgs. 1-10, Second Session pgs. 62-115, Word Index pgs. 1-12, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 11, 2006 Jury Trial Day 2, First Session pgs. 1-66, Word Index 1-13, Second Session pgs. 66-131, Word Index 1-13, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 12, 2006 Jury Trial Day 3, First Session pgs. 1-67, Word Index 1-12, Second Session pgs. 68-125, Word Index 1-10, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 13, 2006 Jury Trial Day 4, First Session pgs. 1-71, Word Index 1-12, Second Session pgs. 72-1128, Word Index 1-10, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 14, 2006 Jury Trial Day 5, First Session pgs. 1-71, Word Index 1-13, Second Session pgs. 72-122, Word Index 1-10, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 18, 2006 Jury Trial Day 6, First Session pgs. 1-91, Word Index 1-16, Second Session pgs. 92-171, Word Index 1-16, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 19, 2006 Jury Trial Day 7, First Session pgs. 1-106, Word Index 1-18, Second Session pgs. 107-174, Word Index 1-14, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 20, 2006 Jury Trial Day 8, First Session pgs. 1-89, Word Index 1-14, in Civil Case 02 CV 11280 RWZ			
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INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)				APPLICANT David Baltimore et al.	
				FILING DATE January 4, 2002	Pg 48 of 49
OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)					
		Trial Transcript - April 20, 2006 Jury Trial Day 8, Second Session pgs. 90-157, in Civil Case 02 CV 11280 RWZ			
		April 20, 2006 Complaint For Declaratory Judgment of Patent Invalidity And Non-Infringement, Amgen, Inc. et al. V. Ariad Pharmaceuticals, Inc., Civil Case 06 CV 00259- KAJ			
		Trial Transcript - April 21, 2006 Jury Trial Day 9, First and Second Sessions pgs. 1-143, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 24, 2006 Jury Trial Day 10, First and Second Session pgs. 1-152 and Word Index pgs. 1-22, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 25, 2006 Jury Trial Day 11, First and Second Session pgs. 1-158 and Word Index pgs. 1-25, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 26, 2006 Jury Trial Day 12, First and Second Session pgs. 1-156 and Word Index pgs. 1-14, Second Session pgs. 88- 156 and Word Index pgs. 1-14, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 27, 2006 Jury Trial Day 13, First Session pgs. 1-86, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 27, 2006 Jury Trial Day 13, Second Session pgs. 88-141, in Civil Case 02 CV 11280 RWZ			
		Trial Transcript - April 28, 2006 Jury Trial Day 14, First Session pgs. 1-45, Word Index 1-10, Second Session pgs. 46-130, Word Index 1- 17, in Civil Case 02 CV 11280 RWZ			
		Jury Questions - April 2, 2006 pgs. 1-27, Word Index pgs. 1-5, in Civil Case 02 CV 11280 RWZ			
		Jury Questions - April 3, 2006 pgs. 1-7, Word Index pgs. 1-2, in Civil Case 02 CV 11280 RWZ			
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INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)				APPLICANT David Baltimore et al.			
				FILING DATE January 2, 2002		Pg 49 of 49	
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		Transcript of Verdict of Jury Trial, Day 18, May 4, 2006 pgs					
		M. Grieve, Garlic, Botancial.com [online], [retrieved on 2002-08-16], f r o m t h e I n t e r n e t <URL:hhttp://www.botancial.com/botanical/mgmh/g/garlic06.html>					
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		Claims from U.S. Serial No. 07/341,438, filed April 21, 1989, in Civil Case 02 CV 11280 RWZ					
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